IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-cv-10439

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

BETTY RUTTMAN	hand
	hereby

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature

Name:

Todd J. Weglarz P482

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-cv-10422

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

AIF	(1989)	
Y LEED	RIE & IONA P.	
	A IONA RYE	
		h
0.04-		nereby

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature

Name:

Todd J. Weglarz 7 Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-04-10429

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

RUTH SHOOP, through ANN SHOOP hereby

____ consents

_____ DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz P48035

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-cv-10542

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

JOSEPH SKONE & PARBARA:	340NE	hereby
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consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz P48335

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-cy-10438

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

SALLY SMITH, through	SUBAN NICOL	hereby
	(POA)	,
consents		

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

____ DOES NOT consent

Signature:

Name:

Todd J. Weglarz. PAG035

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-cv-10432

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

PAULD YARGO! JANE VARGO	hereby
•	•

consents
DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Fodd J. Weglarz P48035

Fieger Law

Case 1:13-md-02419-RWZ Document 2128-4 Filed 07/31/15 Page 7 of 87

Case 1:13-md-02419-RWZ Document 2075 Filed 07/09/15 Page 8 of 10

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

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IN RE NEW ENGLAND COMPOUNDING PHAINC. PRODUCTS LIABILITY LITIGATION	RMACY, MDL No. 2419
THIS DOCUMENT RELATES TO (list cases by number in the following format: 1:15-cv-01234	
1:13-CV-10685-RWZ	
1:13-CV-10943-RWZ	
NATIONAL AND THE CONTRACTOR OF	
ELECTION REGARDING VENUE AND R v. MILBERG WEISS BERSHAD HYNES Ocean State Pain Manageme Abdul R. Ba	& LERACH, 523 U.S. 26 (1998) n+, PC, and [party name] hereby
DOES NOT consent	
(check one) to the jurisdiction and venue of the t	United States District Court for the
District of Massachusetts for all proceedings in t	ne above-listed actions, including trial.
I represent that I have authority to make this elec	ction on behalf of the above-listed party
and acknowledge that this election shall be bind	ng for the duration of this multidistrict
litigation.	
Date: 7-27-15 Signatur	re: <u> </u>
Name: _	Thomas M. Dolon III
	Capplis, Connors & Carroll, P.C. 18 Tremont St., Svike 330
	Boston, MA 02108

IN RE NEW ENGLAND COMPOUNDII INC. PRODUCTS LIABILITY LITIGATI	, ,	MDL No. 2419
THIS DOCUMENT RELATES TO (list on number in the following format: 1:15-cv		No. 1:13-md-2419-RWZ
1:12-CV-12066- RU) 2	
	And and a second	
ELECTION REGARDING VENUI v. MILBERG WEISS BERSHAD		
Da O'Connell's Pain Ca	re Center Inc	[party name] hereby
□ consents		
DOES NOT consent		
(check one) to the jurisdiction and venue	e of the United States	District Court for the
District of Massachusetts for all proceed	lings in the above-list	ed actions, including trial.
I represent that I have authority to make	this election on beha	alf of the above-listed party
and acknowledge that this election shall	be binding for the du	ration of this multidistrict
litigation.		
Date: <u>7-27-15</u>	Signature:	<u> </u>
		M. Dolan III
		nnors & Carroll, PC nont St., Suite 330
	~~	()(())

IN RE	E NEW ENGLAND CO PRODUCTS LIABILI	OMPOUNDING PHARMACY, TY LITIGATION	MDL No. 2419
THIS numb	DOCUMENT RELAT per in the following for	ES TO (list cases by D. Mass. mat: 1:15-cv-01234 (D. Mass.)):	No. 1:13-md-2419-RWZ
1:14- 1:14- 1:12- 1:14- 1:14-	cv-13673-RWZ cv-10362-RWZ cv-11856-RWZ cv-12208-RWZ cv-13027-RWZ cv-13640-RWZ cv-13708-RWZ		
	ELECTION REGARD	DING VENUE AND RIGHTS UNDI BERSHAD HYNES & LERACH,	ER <i>LEXECON INC.</i> 523 U.S. 26 (1998)
,	See Exhibit A		[party name] hereby
×	consents		
	DOES NOT conse	ent	
(check	one) to the jurisdiction	on and venue of the United States	District Court for the
District	of Massachusetts fo	r all proceedings in the above-liste	ed actions, including trial.
repres	sent that I have autho	ority to make this election on beha	If of the above-listed party
and ac	knowledge that this e	lection shall be binding for the du	ration of this multidistrict
itigatio	n.		
Date: _	July 27, 2015	Signature:	(Transes)
		Name: Anne Andre	WS

EXHIBITA

 Robert Drain and Kathryn Drain v. Premier Orthopaedic Associates Surgical Center, LLC, Orthopaedic and Sports Medicine Associates of Southern New Jersey, LLC d/b/a Premier Orthopaedic and Sports Medicine Associates

1:14-cv-13673-RWZ

2. Katrina Eldreth, individually as surviving parent and heir, and on behalf of the Estate of Ari Thomas Gomez, a minor, deceased v. Sunrise Hospital and Medical Center, LLC; Wilson Chu; Barry J. Cadden; Gregory Conigliaro; Lisa Conigliaro Cadden; Douglas Conigliaro; Carla Conigliaro; Glenn A. Chin; Ameridose, LLC; GDC Properties Management, LLC; Medical Sales Management, Inc.; Medical Sales Management SW, Inc.; ARL Bio Pharma, Inc.; ARL Bio Pharma, Inc. d/b/a Analytical Research Laboratories; and Does 1-100, inclusive

1:14-cv-10362-RWZ

3. Victoria Gibson and Scott Gibson v. Liberty Industries, Inc., UniFirst Corporation a/d/b/a/ UniClean Cleanroom Services, Cincinnati Pain Management Consultants, Inc., Cincinnati Pain Management Consultants Ltd., James Molnar, M.D.

1:14-cv-11856-RWZ

4. Kathleen Guzman and Miguel Guzman v. UniFirst Corporation a/d/b/a UniClean Cleanroom Services, Premier Orthopaedic and Sports Medicine Associates of Southern New Jersey, LLC, d/b/a Premier Orthopaedics Associates, Premier Orthopaedic Associates Surgical Center, LLC, Inspira Medical Center Vineland f/k/a South Jersey Healthcare Regional Medical Center, Kimberly Smith-Martin, M.D. and Does 1-25, Inclusive

1:12-cv-12208-RWZ

5. George Moore and Dawn Moore v. UniFirst Corporation a/d/b/a UniClean Cleanroom Services, Liberty Industries, Inc., Anonymous Health Care Providers 1-5

1:14-cv-13027-RWZ

6. Martha Parkell and Robert Parkell v. Premier Orthopaedic Associates Surgical Center, LLC; and Premier Orthopaedic and Sports Medicine Associates of Southern New Jersey, LLC d/b/a Premier Orthopaedic and Sports Medicine Associates

1:14-cv-13640-RWZ

7. Jagdish Patel v. UniFirst Corporation, a/d/b/a UniClean Cleanroom Services, Liberty Industries, Inc., ABC Corporation

1:14-cv-13708-RWZ

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

CASE NO.:

HON.

SUSAN ROBINSON; CAROL
HENSLEY and THOMAS HENSLEY;
MARGARET KILDAU and GEORGE
KILDAU; KEITH DIMARIA and JOAN
DIMARIA; ELSIE REDMON and JAMES
REDMON; DAVID EARLES and
TERESA EARLES; THOMAS DARIN
and BARBARA DARIN; and BETH
MALAFOURIS, as Personal
Representative of the Estate of
PATRICIA MALAFOURIS, Deceased

Plaintiffs.

٧.

ATTORNEYS AND COUNSELORS AT LAW

PIEGER, FIEGER, KENNEY, GIROUX & DANZIG

NEW ENGLAND COMPOUNDING PHARMACY, INC. a/k/a NEW ENGLAND COMPOUNDING CENTER

Defendants.

t.dawes@fiegerlaw.com

GEOFFREY N. FIEGER (P30441)
TERRY A. DAWES (P47854)
Fieger, Fieger, Kenney, Giroux
& Danzig, PC
Attorneys for Plaintiffs
19390 West 10 Mile Road
Southfield, MI 48075-2463
248-355-5555 / Fax: 248-355-5148
g.fieger@fiegerlaw.com

COMPLAINT & DEMAND FOR JURY TRIAL

NOW COME Plaintiffs by and through their attorneys FIEGER, FIEGER, KENNEY, GIROUX & DANZIG, PC, and for their Complaint allege that at all times relevant:

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-CV-10557

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

SUSAN ROBINSON

hereby

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz 748035

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-CV-10557

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

ELSIE REDMON, INDIVIOLALLY & F.	ER JAMES	hereby
	REDMON, DEC	EASED

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz P48035

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

Ben-	+ MALAFOLIE	is Fee	PATRICIA	MALAFOURIS	hereby
				DEC	
	consents				

____ DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

MARGARET KILDAU & GEORGE KILDAU hereby

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz +40035

Fieger/Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1-13-CV-12557

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

consents

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature

Name:

Todd J. Weglarz

Fieger Law

19390 W. Ten Mile Road Southfield, MI 48075

(248) 355-5555

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1-13-CV-1055

ELECTION REGARDING VENUE AND RIGHTS UNDER *LEXECON INC v MILBERG*, 523 US 26 (1989)

DAVIR	& TERESA	EARLES	hereby
	/		•

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz P48035

Fieger Law

19390 W. Ten Mile Road Southfield, MI 48075

(248) 355-5555

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419 Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1=13-W-10557

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

CEITH DIMARIAS JOAN DIMARIA here	by
----------------------------------	----

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature!

Name:

Todd J. Weglarz 748035

Fieger Law

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Docket No. 1:13-md-2419-FDS

THIS DOCUMENT RELATES TO:

1-13-av-10557

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC v MILBERG, 523 US 26 (1989)

THOMAS DARIJ	R	BARBARA	DARIN	hereby
	1			

consents

DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature:

Name:

Todd J. Weglarz P48035

Fieger Law

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. et al
   1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
   1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
   1:14-cv-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
   1:14-cv-13599-RWZ BANE ct al v. INSPIRA HEALTH NETWORK, INC.
   1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
   1:14-cv-13760-RWZ OVERSTREET et al v. PRÉMIER ORTHOPAEDIC ASSOC.
   1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
   1:14-cv-13905-RWZ ASKINS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
   1:14-cv-13907-RWZ JONES et al v. PREMIER ORTHOPAEDIC ASSOCIATES
   1:14-cv-13908-RWZ WARFLE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  J:14-cv-13909-RWZ CAMPBELL v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13910-RWZ AKERS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13911-RWZ MCCOY et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13913-RWZ GOFF v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13914-RWZ SCHWAB et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13915-RWZ ROAGERS v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13916-RWZ CAMPBELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13943-RWZ RIVERA v. PREMIER ORTHOPAEDIC ASSOCIATES
  -1:14-cv-13945-RWZ HERMENS et al v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-ev-13946-RWZ BAIRD v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13949-RWZ GONZALEZ v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13951-RWZ HOLLYWOOD et al v. PREMIER ORTHOPAEDIC
  1:14-cv-13952-RWZ STECH v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13953-RWZ STYLES et al v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13954-RWZ TROUT et al v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13956-RWZ FEDERICO v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13957-RWZ RAMOS v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13958-RWZ BURRELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13959-RWZ SANTIAGO et al v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-13961-RWZ MORELL v. PREMIER ORTHOPAEDIC ASSOCIATES
  1:14-cv-13962-RWZ BACIGALUPO et al v. PREMIER ORTHOPAEDIC
  1:14-cv-14084-RWZ GARCIA et al v. INSPIRA HEALTH NETWORK, INC. et al
  1:14-cv-14152-RWZ MCBRIDE et al v, PREMIER ORTHOPAEDIC ASSOCIATES
 1:15-cv-10258-RWZ HEADLEY et al v. INSPIRA HEALTH NETWORK, INC. ct al
 1:14-cv-13601-RWZ FISHER v. INSPIRA HEALTH NETWORK, INC. et al
 1:12-cv-12208-RWZ. Guzman v. New England Compounding Pharmacy, Inc.
 1:13-cv-10404-RWZ MARKO et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
 1:13-cv-10406-RWZ PENNINGTON v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
 1:13-cv-10407-RWZ HANNAH v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
 1:13-cv-10408-RWZ LEAVERTON, ET AL. v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
J:13-cv-10409-RWZ JONES v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10411-RWZ RIOS et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10413-RWZ TOLOTTI et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10414-RWZ TAYVINSKY et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10441-RWZ ZAVACKI v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al filed
1:13-cv-10442-RWZ LETIZIA ct al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10444-RWZ GOULD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10446-RWZ TISA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al 1:13-cv-10447-RWZ NORMAND et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-11167-RWZ DEVILLI et al v. AMERIDOSE, LLC et al
1:13-ev-11233-RWZ EFFENDIAN v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-md-02419-RWZ In Re: New England Compounding Pharmacy, Inc. Products Liability Litigation
1:14-cv-11821-RWZ SNEAD ct al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
. 1:14-ov-11822-RWZ CHAMBERS v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cv-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ. Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

<u>Premier Orthopaedic Associates Surgical Center, LLC</u> hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7 27 15

Signature

Name: CHRISTOPHER M. WOCK, ESG

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

```
1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. et al
 1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
 1:14-cv-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13599-RWZ BANE et al v. INSPIRA HEALTH NETWORK, INC.
 1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
 1:14-cv-13760-RWZ OVERSTREET et al v. PREMIER ORTHOPAEDIC ASSOC.
 1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13905-RWZ ASKINS ct al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13907-RWZ JONES et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13908-RWZ WARFLE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13909-RWZ CAMPBELL v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13910-RWZ AKERS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13911-RWZ MCCOY et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-ov-13913-RWZ GOFF v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13914-RWZ SCHWAB et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13915-RWZ ROAGERS v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13916-RWZ CAMPBELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13943-RWZ RIVERA v. PREMIER ORTHOPAEDIC ASSOCIATES
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1:14-cv-13946-RWZ BAIRD v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-ov-13949-RWZ GONZALEZ v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13951-RWZ HOLLYWOOD et al v. PREMIER ORTHOPAEDIC
21:14-cv-13952-RWZ STECH v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13953-RWZ STYLES et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13954-RWZ TROUT et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13956-RWZ FEDERICO v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13957-RWZ RAMOS v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13958-RWZ BURRELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13959-RWZ SANTIAGO et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13961-RWZ MORELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13962-RWZ BACIGALUPO et al v. PREMIER ORTHOPAEDIC
1:14-cv-14084-RWZ GARCIA et al v. INSPIRA HEALTH NETWORK, INC. et al
到:14-cv-14152-RWZ MCBRIDE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:15-cv-10258-RWZ HEADLEY et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13601-RWZ FISHER v. INSPIRA HEALTH NETWORK, INC. et al
1:12-cv-12208-RWZ Guzman v. New England Compounding Pharmacy, Inc.
1:13-cv-10404-RWZ MARKO et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
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1:13-cv-10411-RWZ RIOS et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
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1:13-cv-10444-RWZ GOULD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
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1;14-cv-11822-RWZ CHAMBERS v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cv-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. Unil'irst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

<u>Premier Orthopaedic and Sports Medicine Associates of Southern New Jersey,</u> <u>LLC, trading as Premier Orthopaedic Associates</u> hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27 (5

Signature:

Name: CHEUSTOPHEYL M. WOLK, ESO

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. et al
 1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
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 1:14-cv-13599-RWZ BANE et al v. INSPIRA HEALTH NETWORK, INC.
 1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
 1:14-cv-13760-RWZ OVERSTREET et al v. PREMIER ORTHOPAEDIC ASSOC.
 1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13905-RWZ ASKINS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
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1:13-cy-11167-RWZ DEVILLI et al v. AMERIDOSE, LL.C et al
1:13-cv-11233-RWZ EFFENDIAN v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al.
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1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cv-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

John Catalano, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of

Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have

authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature:

Name: CHRISTOPHER M. WOLK, ESO

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
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1:13-cv-11167-RWZ DEVILLI et al v. AMERIDOSE, LLC et al
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1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cv-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Richard Strauss, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of

Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have
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Date: 7/27/15

Signature:

Name: CHRUSTOPHER M. WOLK, ESG.

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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 1:14-ov-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Rhaul Shah, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature: ¿

Name: atristopher M. Work, Esq

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13599-RWZ BANE et al v. INSPIRA HEALTH NETWORK, INC.
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
1:14-cv-13760-RWZ OVERSTREET et al v. PREMIER ORTHOPAEDIC ASSOC.
1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cy-13905-RWZ ASKINS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13907-RWZ JONES et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13908-RWZ WARFLE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13909-RWZ CAMPBELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13910-RWZ AKERS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13911-RWZ MCCOY et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13913-RWZ GOFF v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13914-RWZ SCHWAB et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13915-RWZ ROAGERS v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13916-RWZ CAMPBELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13943-RWZ RIVERA v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13945-RWZ HERMENS et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-ov-13946-RWZ BAIRD v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13949-RWZ GONZALEZ v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cy-13951-RWZ HOLLYWOOD et al v. PREMIER ORTHOPAEDIC
1:14-cy-13952-RWZ STECH v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13953-RWZ STYLES et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13954-RWZ TROUT et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13956-RWZ FEDERICO v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13957-RWZ RAMOS v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13958-RWZ BURRELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13959-RWZ SANTIAGO et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13961-RWZ MORELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13962-RWZ BACIGALUPO et al v. PREMIER ORTHOPAEDIC
1:14-cv-14084-RWZ GARCIA et al v. INSPIRA HEALTH NETWORK, INC. ct al
1:14-cv-14152-RWZ MCBRIDE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:15-cv-10258-RWZ HEADLEY et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13601-RWZ FISHER v. INSPIRA HEALTH NETWORK, INC. et al
1:12-cv-12208-RWZ Guzman v. New England Compounding Pharmacy, Inc.
1:13-cv-10404-RWZ MARKO ct al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10406-RWZ PENNINGTON v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10407-RWZ HANNAH v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10408-RWZ LEAVERTON, ET AL, v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al.
1:13-cv-10409-RWZ JONES v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10411-RWZ. RIOS et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10413-RWZ TOLOTTI et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10414-RWZ TAYVINSKY et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10441-RWZ ZAVACKI v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al filed
1:13-cv-10442-RWZ LETIZIA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. ct al
1:13-cv-10444-RWZ GOULD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10446-RWZ TISA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10447-RWZ NORMAND et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-11167-RWZ DEVILLI et al v. AMERIDOSE, LLC et al
1:13-cv-11233-RWZ EFFENDIAN v. NEW ENGLAND COMPOUNDING PHARMACY, INC. ct al
1:13-md-02419-RWZ In Re: New England Compounding Pharmacy, Inc. Products Liability Litigation
1:14-cv-11821-RWZ SNBAD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-11822-RWZ CHAMBERS v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cy-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Richard C. DiVerniero, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/17

Signature: (

Name: OHOUSTOPHER M. WOLK, ESO

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. et al
 1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
 1:14-cv-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13599-RWZ BANE et al v. INSPIRA HEALTH NETWORK, INC.
 1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
 1:14-cv-13760-RWZ OVERSTREET et al v. PRÉMIER ORTHOPAEDIC ASSOC.
1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
 1:14-cv-13905-RWZ ASKINS et al v, PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13907-RWZ JONES et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13908-RWZ WARFLE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13909-RWZ CAMPBELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13910-RWZ AKERS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13911-RWZ MCCOY et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13913-RWZ GOFF v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cy-13914-RWZ SCHWAB et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13915-RWZ ROAGERS v. PREMIER ORTHOPAEDIC ASSOCIATES
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1:14-cv-13946-RWZ BAIRD v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13949-RWZ GONZALEZ v. PREMIER ORTHOPAEDIC ASSOCIATES
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1:14-cv-13953-RWZ STYLES et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13954-RWZ TROUT et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13956-RWZ FEDERICO v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13957-RWZ RAMOS v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13958-RWZ BURRELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13959-RWZ SANTIAGO et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13961-RWZ MORELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13962-RWZ BACIGALUPO et al v. PREMIER ORTHOPAEDIC
1:14-cv-14084-RWZ GARCIA et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-14152-RWZ MCBRIDE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:15-cv-10258-RWZ HEADLEY et al v. INSPIRA HEALTH NETWORK, INC. et al
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1:13-cv-10406-RWZ PENNINGTON v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10407-RWZ HANNAH v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
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1:13-cv-10413-RWZ TOLOTTI et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10414-RWZ. TAYVINSKY et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10441-RWZ ZAVACKI v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al filed
1:13-cv-10442-RWZ LETIZIA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. ct al
1:13-cv-10444-RWZ GOULD ct at v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10446-RWZ TISA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10447-RWZ NORMAND et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-11167-RWZ DEVILLI et al v. AMERIDOSE, LLC et al
1:13-cv-11233-RWZ EFFENDIAN v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-md-02419-RWZ In Re: New England Compounding Pharmacy, Inc. Products Liability Litigation
1:14-cv-11821-RWZ SNEAD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-11822-RWZ. CHAMBERS v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1;14-cv-13960-RWZ KIRBY et al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Kimberly Yvette Smith, M.D., a/k/a Kimberly Yvette Smith-Martin, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature/

Name: CHRISTOPHER M. WOLL, ES

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-13496-RWZ Neal v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

consents

DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature:

Name:

Powell M. Laite

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-13507-RWZ Buchanan v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

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Date: 1/27/)5

Signature:

ame: Par

11 M. Tait

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-13510-RWZ Bishop v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

□ consents

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Date: 7/27/15

Signature:

Name:

ie: Powell M

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-12941-RWZ Brown v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien, M.D. hereby

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Date: 7/27/5

Signature:

Name:

Powell M.

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-14542-RWZ Gaskins v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

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Date: 7/27/15

Sionature.

Name:

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-13509-RWZ Andrews v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

□ consents

DOES NOT consent

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Date: 7/27/15

Signature

Name

e P. 11 114

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-12978-RWZ Bender v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

consents

DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/16

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC., PRODUCTS LIABILITY LITIGATION

This Document Relates to:

1:14-cv-13508-RWZ Miller v. InSight, et al

MDL No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Image Guided Pain Management, P.C., John M. Mathis, M.D. and Robert F. O'Brien,

M.D. hereby

□ consents

DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature:

Name:

IN RE NEW ENGLAND	5	
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COMPOUNDING PHARMACY, INC.	8	
PRODUCTS LIABILITY LITIGATION	6	
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	;	MDL No. 2419
	*	No. 1-13-md-2419-RWZ
THIS DOCUMENT RELATES TO	ë V	
1:12-CV-12057 (D. Mass.))	1	
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXICON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 528, U.S. 26 (1998)

John Doe	hereby:
U	consents
-	DOES NOT CONSENT

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015

Signature: Peter 6 Mc Gram

Name: Reter 6 Mc Gram

IN RE: NEW ENGLAND

COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No 2419

No. 1:13-md-2419-RWZ

THIS DOCUMENT RELATES TO:

Pennington v. Perkins, Dkt. No. 13-cv-10406 Baird v. Perkins, Dkt. No. 14-cv-13946 Dersch v. Perkins, Dkt. No. 14-cv-13164 Rivera v. Perkins, Dkt. No. 14-cv-13943

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXICON INC. v. MILBERG, et. al. 523 U.S. 26 (1998).

ASSOCIATES, hereby DOES NOT CONSENT to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have the authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

LENOX, SOCEY, FORMIDONI, GIORDANO, COOLEY, LANG & CASEY, LLC Attorneys for Defendant, Nitesh Bhagat, M.D.

/s/ Joseph R. Lang, Esquire

Joseph R. Lang, Esquire

DATED: July 27, 2015

IN RE NEW ENGLAND COMPOUNDING) PHARMACY, INC. PRODUCTS LIABILITY LITIGATION))
	_) MDL No. 2419
THIS DOCUMENT RELATES TO:) Dkt. No 1:13-md-2419 (RWZ)
James E. Allen v. UniFirst Corp., et al.,)
No. 1:15-ev-10280-RWZ (D. Mass.))
Timothy B. Griggs, et al. v. UniFirst Corp., et al., No. 1:14-cv-14668-RWZ (D. Mass.)) .))
George Moore, et al. v. UniFirst Corp., et al., No. 1:14-cv-13027-RWZ (D. Mass.))))

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. V. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Defendants Anonymous Health Care Provider 1 in *Griggs, et al. v. UniFirst Corp., et al.* and *Allen v. UniFirst Corp., et al.*, and Anonymous Health Care Provider 4 in *Moore, et al. v. UniFirst Corp., et al.*, No. 1:14-cv-13027-RWZ, hereby

□ Consent

□ DO NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions², including trial. I represent that I have authority

As explained in the *Moore* Complaint, Plaintiffs have identified the undersigned defendant by pseudonym in compliance with the Indiana Medical Malpractice Act, Ind. Code § 34-18-1-1, et seq. See No. 1:14-cv-13027-RWZ, *Moore* Compl. ¶ 9 (Dkt. No. 1). In the *Allen* and *Griggs* cases, the undersigned defendant is identified as Anonymous Health Care Provider 1; in the *Moore* case, the undersigned defendant is identified as Anonymous Health Care Provider 4.

This certification is intended to apply to all actions in which one or more of these defendants are parties. Although the list of actions is believed to be accurate after a diligent review of the docket, in the event that any suits naming one or more of these defendants is omitted, this certification applies to those cases as well.

to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Respectfully submitted,

Date: July 27, 2015

Signature: /s/Joseph C, Klausing

Joseph C. Klausing

O'BRYAN, BROWN & TONER, PLLC

1500 Starks Building 455 South Fourth Street Louisville, Kentucky 40202

Phone: 502-585-4700 Fax: 502-585-4703 klausingi@obtlaw.com

Counsel for Anonymous Health Care Provider I (Griggs and Allen) and

Anonymous Health Care Provider 4(Moore)

CERTIFICATE OF SERVICE

This certifies that a true and accurate copy of the foregoing was served on the Plaintiffs' Steering Committee via electronic mail this 27th day of July, 2015.

/s/Joseph C. Klausing Joseph C. Klausing

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)))) MDL No. 2419
THIS DOCUMENT RELATES TO:) Dkt. No 1:13-md-2419 (RWZ)
Seiber, 1:14-cv-10273 (D. Mass.) Seiber, 1:13-cv-11868 (D. Mass.) Daugherty, 1:14-cv-10430 (D. Mass.)))))

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Defendant Donald E. Jones, MD hereby

☐ Consents

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 16, 2015

Respectfully submitted,

GIDEON, COOPER & ESSARY, PLC

/s/ Chris J. Tardio

C.J. Gideon, Jr.*
Chris J. Tardio*
Alan S. Bean**
Matthew H. Cline*
315 Deaderick Street, Suite
Nashville, TN 37238
Ph: (615) 254-0400

Fax: (615) 254-0459 chris@gideoncooper.com

Attorneys for the Tennessee Clinic Defendants

CERTIFICATE OF SERVICE

I hereby certify that this document was served on the Plaintiffs' Steering Committee (lead counsel, Kristen Johnson) via electronic mail this 16th day of July, 2015.

/s/ Chris J. Tardio
Chris J. Tardio

^{*} Admitted pursuant to MDL Order No. 1.

^{**} Admitted pro hac vice.

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)))
THIS DOCUMENT RELATES TO:	_)
Bray, 1:13-cv-12596 (D. Mass) Bumgarner, 1:13-cv-12679 (D. Mass) Carter, 1:13-cv-12187 (D. Mass.) Collins, 1:13-cv-12580 (D. Mass) Cox, 1:13-cv-12918 (D. Mass) Dingess, 1:13-cv-12918 (D. Mass) Foster, 1:13-cv-12686 (D. Mass) Fuelling, 1:13-cv-12686 (D. Mass) Graham, 1:13-cv-12581 (D. Mass) Hubbard, 1:13-cv-12581 (D. Mass) Jackson, 1:13-cv-12922 (D. Mass) Jackson, 1:13-cv-12915 (D. Mass) Keyes, 1:13-cv-12998 (D. Mass) Keyes, 1:13-cv-12914 (D. Mass) McDavid, 1:13-cv-12914 (D. Mass) Norris, 1:13-cv-12682 (D. Mass) Nealon, 1:13-cv-12682 (D. Mass) Reed, 1:13-cv-12688 (D. Mass) Reed, 1:13-cv-12740 (D. Mass) Savercool, 1:13-cv-12583 (D. Mass) Savercool, 1:13-cv-12684 (D. Mass) Smith, 1:13-cv-12684 (D. Mass) Weaver, 1:13-cv-12681 (D. Mass) Willis, 1:13-cv-12597 (D. Mass.)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Defendants Specialty Surgery Center, Crossville, PLLC; Kenneth R. Lister, MD; and Kenneth Lister, MD, PC hereby

□ Consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 16, 2015

Respectfully submitted,

GIDEON, COOPER & ESSARY, PLC

/s/ Chris J. Tardio

C.J. Gideon, Jr.*
Chris J. Tardio*
Alan S. Bean**
Matthew H. Cline*
315 Deaderick Street, Suite
Nashville, TN 37238

Ph: (615) 254-0400 Fax: (615) 254-0459 <u>chris@gideoncooper.com</u>

Attorneys for the Tennessee Clinic Defendants

^{*} Admitted pursuant to MDL Order No. 1.

^{**} Admitted pro hac vice.

CERTIFICATE OF SERVICE

I hereby certify that this document was served on the Plaintiffs' Steering Committee (lead counsel, Kristen Johnson) via electronic mail this 16th day of July, 2015.

/s/ Chris J. Tardio
Chris J. Tardio

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)	MDL No. 02419 Docket No. 1:13-md-2419-RWZ
This document relates to:	
Handy v. Box Hill Surgery Center, LLC, et al. (1) No: 1:14-cv-14019-RWZ	
Armetta v. Box Hill Surgery Center, LLC, et al. () No. 1:14-cv-14022-RWZ	
Torbeck v. Box Hill Surgery Center, LLC, et al. /) No. 1:14-cv-14023-RWZ	
Kashi v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14026-RWZ	
Bowman v. Box Hill Surgery Center, LLC, et al. (1) No. 1:14-cv-14028-RWZ (1)	
Dreisch v. Box Hill Surgery Center, LLC, et al. /) No. 1:14-cv-14029-RWZ	
Davis v. Box Hill Surgery Center, LLC, et al. (1) No. 1:14-cv-14033-RWZ (2)	
Farthing v. Box Hill Surgery Center, LLC, et al. (1) No. 1:14-cv-14036-RWZ	
ELECTION REGARDING VENUE AND I	RIGHTS UNDER <i>LEXECON INC.</i> & <i>LERACH</i> , 523, U.S. 26 (1998)
Defendants, Box Hill Surgery Center, LLC, R	titu T. Bhambhani, M.D., and Ritu T.
Bhambhani, M.D., LLC, hereby	
Consents	
DOES NOT consent	

Case 1:13-md-02419-RWZ Document 2128-4 Filed 07/31/15 Page 54 of 87

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 10, 2015	Signature:	/s/ Gregory K, Kirby
	Name:	Gregory K. Kirby

Case 1:13-md-02419-RWZ Document 2128-4 Fileu 07/31/15 Case 1:13-md-02419-RWZ Document 2075 Filed 07/09/15 Page 8 of 10

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY. INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

THIS DOCUMENT RELATES TO (list cases by D. Mass. number in the following format: 1:15-cv-01234 (D. Mass.)):

1:15-cv-11367-RWZ

No. 1:13-md-2419-RWZ

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Lhowdhur

consents

DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 9, 2015

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION	MDL No. 2419
THIS DOCUMENT RELATES TO (list cases by D. Mass. number in the following format: 1:15-cv-01234 (D. Mass.)):	No. 1:13-md-2419-RWZ
1:13-CV-11233 (D. Mass.)	Peter de la constanta de la co
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	e de la companya de l
	•
ELECTION REGARDING VENUE AND RIGHTS UND <u>v. MILBERG WEISS BERSHAD HYNES & LERACH</u>	
Bernadette Effendiar	party name] hereby
□ consents	
DOES NOT consent	
(check one) to the jurisdiction and venue of the United State	s District Court for the
District of Massachusetts for all proceedings in the above-lis	ted actions, including trial.
I represent that I have authority to make this election on beh	alf of the above-listed party
and acknowledge that this election shall be binding for the d	uration of this multidistrict
litigation.	-
La L	
Date: 51 27, 2015 Signature: 4	stell
Name: Eva	2 Baker

IN RE NEW ENGLAND COMPOUND INC. PRODUCTS LIABILITY LITIGATE THIS DOCUMENT RELATES TO (list number in the following format: 1:15-1:13-cv-10418	t cases by D. Mass.	MDL No. 2419 No. 1:13-md-2419-RWZ
ELECTION REGARDING VENU	JE AND RIGHTS UND D HYNES & LERACH,	ER <i>LEXECON INC.</i> 523 U.S. 26 (1998)
Lydia Doyon		[party name] hereby
🛚 consents		
□ DOES NOT consent		
(check one) to the jurisdiction and venu	ue of the United States	District Court for the
District of Massachusetts for all proceedings in the above-listed actions, including trial.		
I represent that I have authority to make this election on behalf of the above-listed party		
and acknowledge that this election shall be binding for the duration of this multidistrict		
litigation.		
Date: 7/27/2015	Signature: /s/ Emily N	1. Peacock
	Name: Emily M. Pea	cock

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION MDL No. 2419 Dkt. No 1:13-md-2419 (RWZ) THIS DOCUMENT RELATES TO: Adamson, 1:13-cv-12734 (D. Mass.) ✓ Alexander, 1:13-cv-12428 (D. Mass.) ✓ Barger, 1:13-cv-12619 (D. Mass.) < Barnard, 1:13-cv-12738 (D. Mass.) Bequette, 1:13-cv-12429 (D. Mass.) Berry, 1:13-cv-12838 (D. Mass.) Besaw, 1:13-cv-12604 (D. Mass.) Bland, 1:13-cv-11881 (D. Mass.) \(\square\) Brinton, 1:13-cv-12612 (D. Mass.) Brock, 1:13-cv-12731 (D. Mass.) Bryant, 1:13-cv-12668 (D. Mass.) Burns, 1:13-cv-12697 (D. Mass.) Carman, 1:13-cv-12238 (D. Mass.) Chambers, 1:13-cv-12591 (D. Mass.) / Davis, 1:13-cv-12426 (D. Mass.) Demps, 1:13-cv-12840 (D. Mass.) Denson, 1:13-cv-12729 (D. Mass.) Deol, 1:13-cv-12841 (D. Mass.) Devine, 1:13-cv-12667 (D. Mass.) < Eggleston, 1:13-cv-12589 (D. Mass.) Ferguson, 1:13-cv-12571 (D. Mass.) Garland, 1:13-cv-12736 (D. Mass.) 🗸 Gobble, 1:13-cv-12480 (D. Mass.) ✓ Hester, 1:13-cv-12315 (D. Mass.) / Higdon, 1:13-cv-12718 (D. Mass.)

Hill, 1:13-cv-12622 (D. Mass.)
Hurt, 1:13-cv-12605 (D. Mass.)
Johnson, 1:13-cv-12621 (D. Mass.)
Judd, 1:13-cv-13120 (D. Mass.)
Kirby, 1:13-cv-12592 (D. Mass.)
Kirkwood, 1:13-cv-12431 (D. Mass.)
Knight, 1:13-cv-12563 (D. Mass.)
Knihtila, 1:13-cv-12576 (D. Mass.)
Koonce, 1:13-cv-12590 (D. Mass.)
Lemberg, 1:13-cv-12572 (D. Mass.)

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Lovelace, 1:13-cv-12772 (D. Mass.)
Martin, 1:13-cv-12624 (D. Mass.)
Mathias, 1:13-cv-12574 (D. Mass.)
May, 1:13-cv-12234 (D. Mass.)
McCulloch, 1:13-cv-12610 (D. Mass.)
McElwee, 1:13-cv-12625 (D. Mass.)
McKee, 1:13-cv-12779 (D. Mass.)
McKinney, 1:13-cv-12692 (D. Mass.)
Meeker, 1:13-cv-12616 (D. Mass.)
Miller, 1:13-cv-12570 (D. Mass.)
Minor, 1:13-cv-12836 (D. Mass.)
Neely, 1:13-cv-12842 (D. Mass.)
Noble, 1:13-cv-12606 (D. Mass.)
Norwood, 1:13-cv-12430 (D. Mass.)
O'Brien, 1:13-cv-12759 (D. Mass.)
Osborne, 1:13-cv-12739 (D. Mass.)
Parman, 1:13-cv-12433 (D. Mass.)
Patel, 1:14-cv-10163 (D. Mass.)
Patel, 1:13-cv-12061 (D. Mass.)
Peay, 1:13-cv-12843 (D. Mass.)
Pellicone, 1:13-cv-12916 (D. Mass.)
Pelters, 1:13-cv-12780 (D. Mass.)
Pierce, 1:13-cv-12733 (D. Mass.)
Potts, 1:14-cv-10250 (D. Mass.)
Pruitt, 1:13-cv-12573 (D. Mass.)
Ragland, 1:13-cv-12778 (D. Mass.)
Redkevitch, 1:13-cv-12666 (D. Mass.)
Reed, 1:13-cv-12565 (D. Mass.)
Richards, 1:13-cv-12603 (D. Mass.)
Robnett, 1:13-cv-12613 (D. Mass.)
Ruhl, 1:13-cv-12670 (D. Mass.)
Russell, 1:13-cv-12794 (D. Mass.)
Rybinski, 1:13-cv-12818 (D. Mass.)
Sawyers, 1:14-cv-10211 (D. Mass.)
Schulz, 1:13-cv-12311 (D. Mass.)
Scott, 1:13-cv-12578 (D. Mass.)
Sellers, 1:13-cv-12620 (D. Mass.)
Settle, 1:13-cv-12569 (D. Mass.)
Sharer, 1:13-cv-12577 (D. Mass.)
Siler, 1:13-cv-12489 (D. Mass.)
Skelton, 1:13-cv-12575 (D. Mass.)
Slatton, 1:13-cv-12618 (D. Mass.)
Sullivan, 1:13-cv-12781 (D. Mass.)
Taylor, 1:13-cv-12673 (D. Mass.)
Temple, 1:13-cv-12696 (D. Mass.)
Wanta, 1:13-cv-12623 (D. Mass.)
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Wiley, 1:13-cv-12305 (D. Mass.) Williams, 1:13-cv-1243 (D. Mass.) Wray, 1:13-cv-12737 (D. Mass.) Young, 1:13-cv-12594 (D. Mass.) Youree, 1:13-cv-12566 (D. Mass.)))))
Ziegler, 1:13-cv-12588 (D. Mass.)	
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Defendants Saint Thomas Outpatient Neurosurgical Center, LLC; Howell Allen Clinic, a Professional Corporation; John Culclasure, MD; Debra Schamberg, RN, CNOR; and Vaughan Allen, MD hereby

☐ Consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions¹, including trial. I represent that I have authority to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 16, 2015

¹ This certification is intended to apply to all suits in which these Defendants are parties. The list of suits is believed to be accurate after a diligent review of the docket. However, to the extent any suits naming these Defendants are missing, this certification applies to them as well.

Respectfully submitted,

GIDEON, COOPER & ESSARY, PLC

/s/ Chris J. Tardio

C.J. Gideon, Jr.*
Chris J. Tardio*
Alan S. Bean**
Matthew H. Cline*
315 Deaderick Street, Suite
Nashville, TN 37238
Ph: (615) 254-0400
Fax: (615) 254-0459

chris@gideoncooper.com

Attorneys for the Tennessee Clinic Defendants

** Admitted pro hac vice.

CERTIFICATE OF SERVICE

I hereby certify that this document was served on the Plaintiffs' Steering Committee (lead counsel, Kristen Johnson) via electronic mail this 16th day of July, 2015.

/s/ Chris J. Tardio Chris J. Tardio

^{*} Admitted pursuant to MDL Order No. 1.

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

No. 1:13-md-2419-RWZ

THIS DOCUMENT RELATES TO:

1:15-cv-10258-RWZ Donald Headley and Gail Headley v. Inspira Health Network, Inc. et al.

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Donald Headley and Gail Headley hereby

⊠ consents

☐ DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/2015

/s/ Thomas M. Sobol

Thomas M. Sobol (BBO# 471770) Kristen A. Johnson (BBO# 667261) HAGENS BERMAN SOBOL SHAPIRO LLP 55 Cambridge Parkway, Suite 301 Cambridge, MA 02142

Telephone: (617) 482-3700 Facsimile: (617) 482-3003

tom@hbsslaw.com kristenj@hbsslaw.com

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

No. 1:13-md-2419-RWZ

THIS DOCUMENT RELATES TO:

1:15-cv-11367-RWZ Sarah Gilliam v. Tim I. Chowdhury, M.D. et al.

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Sarah Gilliam hereby

⊠ consents

☐ DOES NOT consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/2015

/s/ Thomas M. Sobol

Thomas M. Sobol (BBO# 471770) Kristen A. Johnson (BBO# 667261) HAGENS BERMAN SOBOL SHAPIRO LLP 55 Cambridge Parkway, Suite 301 Cambridge, MA 02142

Telephone: (617) 482-3700 Facsimile: (617) 482-3003

tom@hbsslaw.com kristenj@hbsslaw.com

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION. No. 1:13-md-02419

THIS DOCUMENT RELATES TO:

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1:14-cv-13163-RWZ BAZIKOS v. INSPIRA HEALTH NETWORK, INC. ct al
1:14-cv-13164-RWZ DERSCH v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13165-RWZ WEST v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13555-RWZ SHANON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13599-RWZ BANE et al v. INSPIRA HEALTH NETWORK, INC.
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom
1:14-cv-13760-RWZ OVERSTREET et al v. PREMIER ORTHOPAEDIC ASSOC.
1:14-cv-13904-RWZ BOLTON et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13905-RWZ ASKINS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cy-13907-RWZ JONES et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13908-RWZ WARFLE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13909-RWZ CAMPBELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13910-RWZ AKERS et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13911-RWZ MCCOY et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13913-RWZ GOFF v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13914-RWZ SCHWAB et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13915-RWZ ROAGERS v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13916-RWZ CAMPBELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13943-RWZ RIVERA v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13945-RWZ HERMENS et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13946-RWZ BAIRD v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13949-RWZ GONZALEZ v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13951-RWZ HOLLYWOOD et al v. PREMIER ORTHOPAEDIC
1:14-cv-13952-RWZ STECH v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13953-RWZ STYLES ct al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13954-RWZ TROUT et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13956-RWZ FEDERICO v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13957-RWZ RAMOS v. INSPIRA HEALTH NETWORK, INC. et al.
1:14-cv-13958-RWZ BURRELL et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13959-RWZ SANTIAGO et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13961-RWZ MORELL v. PREMIER ORTHOPAEDIC ASSOCIATES
1:14-cv-13962-RWZ BACIGALUPO et al v. PREMIER ORTHOPAEDIC
1:14-cv-14084-RWZ GARCIA et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-14152-RWZ MCBRIDE et al v. PREMIER ORTHOPAEDIC ASSOCIATES
1:15-cv-10258-RWZ HEADLEY et al v. INSPIRA HEALTH NETWORK, INC. et al
1:14-cv-13601-RWZ FISHER v. INSPIRA HEALTH NETWORK, INC. et al
1:12-cv-12208-RWZ Guzman v. New England Compounding Pharmacy, Inc.
1:13-cv-10404-RWZ MARKO ct al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10406-RWZ PENNINGTON v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10407-RWZ HANNAH v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10408-RWZ LEAVERTON, ET AL. v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10409-RWZ JONES v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10411-RWZ RIOS et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10413-RWZ TOLOTTI et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10414-RWZ TAYVINSKY et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10441-RWZ ZAVACKI v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al filed
1:13-cv-10442-RWZ LETIZIA et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10444-RWZ GOULD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10446-RWZ TISA ct al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-cv-10447-RWZ NORMAND et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. ct al
1:13-cv-11167-RWZ DEVILLI et al v. AMERIDOSE, LLC et al
1:13-cv-11233-RWZ. EFFENDIAN v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:13-md-02419-RWZ in Re: New England Compounding Pharmacy, Inc. Products Liability Litigation
1:14-cv-11821-RWZ SNEAD et al v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-11822-RWZ CHAMBERS v. NEW ENGLAND COMPOUNDING PHARMACY, INC. et al
1:14-cv-13640-RWZ Parkell et al v. UniFirst Corporation adba UniClean Cleanroom Services et al filed 09/16/14
1:14-cv-13960-RWZ KIRBY ct al v. PREMIER ORTHOPAEDIC AND SPORTS MEDICINE ASSOC.
1:14-cv-13673-RWZ Drain et al v. UniFirst Corporation adba Cleanroom Services et al
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ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. <u>v. MILBERG</u> <u>WEISS BERSHAD HYNES & LERACH</u>, 523 U.S. 26 (1998)

Thomas Dwyer, M.D. hereby

Consents

X DOES NOT Consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 727 15

Signature:

lame: FEHRUSTOPHER M. WOLK, ESTA

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION

MDL No. 2419

Master Dkt.: 1:13-md-02419-FDS

THIS DOCUMENT RELATES TO:

1:13-cv-12429; 1:13-cv-11881;

1:13-cv-12841; 1:13-cv-12736;

1:13-cv-12605; 1:13-cv-13120;

1:13-cv-12624; 1:13-cv-12234;

1:13-cv-12739; 1:13-cv-12433;

1:13-cv-12916; 1:13-cv-12603;

1:13-cv-12434; 1:13-cv-12431;

1:13-ev-12625; 1:13-ev-12565; and

1:13-cv-12305

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. V. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Come now the following Plaintiffs:

- 1. Ann and Walter Bequette;
- 2. Carolyn and Leon Bland;
- 3. Amarjit and Satnam Deol;
- 4. Virginia Garland, individually and as daughter and next of kin of Effie Estalene C. Morris, deceased;
- 5. Glenda and Robert Hurt:
- 6. Kenneth and Judy Judd;
- 7. Patricia and Larry Martin, individually and as children and next of kin of Mary Neal Martin, deceased;
- 8. Frederick and Loduska May;
- 9. C. Kenneth and Sherry Osborne;
- 10. Mae Parman;
- 11. Joseph and Patricia Pellicone;
- 12. Kevin Richards:

13. Matthew Williams individually and as son and next of kin of Earline Williams, deceased;

14. Joshua and Vanessa Kirkwood;

15. Basil and Carla McElwee;

16. Wayne Reed individually as husband and next of kin of decedent, Diana E. Reed; and

17. Elfreida and Lee Wiley.

and hereby:

□ DOES NOT consent

To the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: 07/27/2015

Respectfully submitted,

LEADER, BULSO & NOLAN, PLC

William D. Leader, Jr. (B.P.R. No. 09531)

George Nolan (B.P.R. No. 14974)

414 Union Street, Suite 1740 Nashville, Tennessee 37219

(615) 780-4111

bleader@leaderbulso.com

gnolan@leaderbulso.com

Attorneys for Plaintiffs

COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)	
v.)	MDL No: 1:13-md-2419-RWZ
)	
This Document Relates to:)	
)	
No: 1:15-CV-11367 (D. Mass))	
)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Lori Sheets, LPN [party name] hereby

T consents

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July // 2015

Signature:

Name:

Tory A. Weigand, Esq.

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)	
v.)	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:15-CV-11367 (D. Mass))	
,		

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Meena Chadha [party name] hereby

F consents

□ DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 21, 2015

Signature:

Name:

Tory A. Weigand, Esq.

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION v.)	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:12-CV-12112 (D. Mass) No: 1:13-CV-13228 (D. Mass) No: 1:13-CV-13227 (D. Mass) No: 1:14-CV-13676 (D. Mass)		
No: 1:14-CV-13689 (D. Mass)))	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Randolph Chang, M.D. [party name] hereby

T consents

▼ DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 2015

Signature:

Name:

Tory A. Weigand, Esq

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION))	
v.)	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:13-CV-12659 (D. Mass)	á	
No: 1:15-CV-11367 (D. Mass))	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Adil Katabay, M.D. [party name] hereby

T consents

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 2/ 2015

Signature:

Name:

Tory A. Weigand, Esq.

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)))	
v.)	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:15-CV-11367 (D. Mass))	
No: 1:13-CV-12657 (D. Mass))	
)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Nikesh Batra, M.D. [party name] hereby

T consents

□ DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 2/ 2015

Signature:

Name:

ory A. Weigand, Esq.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION	MDL No. 2419	
THIS DOCUMENT RELATES TO:	No. 1:13-md-2419-RWZ	
James E. Allen v. Anonymous Health Care Provider 1 et al., No. 1:15-cv-10280 (D. Mass.)		

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. V. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Ine P	aintiffs in the above-referenced case, by and through undersigned counsel, hereby
	Consent
	DO NOT consent
jurisdic	tion and venue of the United States District Court for the District of Massachusett

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation

Date: July 27, 2015 Signature: /s/ Edward B. Mulligan V

Name: Edward B. Mulligan V

CERTIFICATE OF SERVICE

I hereby certify that on July 27, 2015, I electronically transmitted the foregoing document to all counsel of record in the above-referenced cases and to the Plaintiffs' Steering Committee

/s/ Edward B. Mulligan V Edward B. Mulligan V

UNITED STATES DISTRICT COURT FOR THE **DISTRICT OF MASSACHUSETTS**

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION	MDL No. 2419
THIS DOCUMENT RELATES TO:	No. 1:13-md-2419-RWZ
Timothy B. Griggs v. UniFirst Corp. et al., No. 1:14-cv-14668-RWZ (D. Mass.)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. V. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

The Plai	ntiffs in the above-referenced cases, by and through undersigned counsel, hereby
	Consent
✓ r	OO NOT consent
to the jurisdiction	on and venue of the United States District Court for the District of Massachusetts
for all proceeding	ngs in the above-listed actions, including trial. I represent that I have authority to
make this election	on on behalf of the above-listed parties and acknowledge that this election shall
be binding for th	ne duration of this multidistrict litigation

Date: July 27, 2015 Signature: /s/ Edward B. Mulligan V

Name: Edward B, Mulligan V

CERTIFICATE OF SERVICE

I hereby certify that on July 27, 2015, I electronically transmitted the foregoing document to all counsel of record in the above-referenced cases and to the Plaintiffs' Steering Committee

/s/ Edward B. Mulligan V Edward B. Mulligan V

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY INC. PRODUCTS LIABILITY LITIGATION	
THE THE PART OF TH	MDL No. 2419
THIS DOCUMENT RELATES TO (list cases by D. Mas number in the following format: 1:15-cv-01234 (D. Mas	No. 1:13-md-2419-RWZ
1:14-cv-12941-RWZ; 1:14-cv-12978-RWZ; 1:14-cv-13496-R 1:14-cv-13507-RWZ; 1:14-cv-13508-RWZ; 1:14-cv-13509-R 1:14-cv-13510-RWZ; 1:14-cv-14542-RWZ	
ELECTION REGARDING VENUE AND RIGHTS v. MILBERG WEISS BERSHAD HYNES & LER.	UNDER <i>LEXECON INC.</i> ACH, 523 U.S. 26 (1998)
Insight Health Corp.	[party name] hereby
CX consents	
□ DOES NOT consent	
(check one) to the jurisdiction and venue of the United S	States District Court for the
District of Massachusetts for all proceedings in the abov	/e-listed actions, including trial.
I represent that I have authority to make this election on	behalf of the above-listed party
and acknowledge that this election shall be binding for t	he duration of this multidistrict
litigation.	
Date: July 28, 2015 Signature:	Level Russel
Name:	nen D. Busch nsel for Defendant Insight Health Corp
Cour	user for Defendant insight nearth Corp

Case 1:13-md-02419-RWZ Document 2128-4 Filed 07/31/15 Page 78 of 87

Case 1:13-md-02419-RWZ Document 2075 Filed 07/09/15 Page 8 of 10

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION	MDL No. 2419
THIS DOCUMENT RELATES TO (list cases by D. Mass. number in the following format: 1:15-cv-01234 (D. Mass.)):	No. 1:13-md-2419-RWZ
ELECTION REGARDING VENUE AND RIGHTS UND V. MILBERG WEISS BERSHAD HYNES & LERACH, Joan Hulsey as Personal Representative Of the Estate of Guy Hulsey consents	523 U.S. 26 (1998)
DOFS NOT consent	

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: 7/27/15

Signature

Name: <u>CraiqL. Luwell</u>

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

PHARMACY, INC. PRODUCTS LIABILITY LITIGATION)))
THIS DOCUMENT RELATES TO:) MDL No. 2419) Dkt. No 1:13-md-2419 (RWZ)
James E. Allen v. UniFirst Corp., et al., No. 1:15-cv-10280-RWZ (D. Mass.))))
Timothy B. Griggs, et al. v. UniFirst Corp., et al., No. 1:14-cv-14668-RWZ (D. Mass.))))
George Moore, et al. v. UniFirst Corp., et al., No. 1:14-cv-13027-RWZ (D. Mass.))))

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. V. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Defendants Anonymous Health Care Providers 2, 3, 6, 7, and 8 in *Griggs, et al. v. UniFirst Corp., et al.* and Allen v. UniFirst Corp., et al., and Anonymous Health Care Providers 1, 2, 3, and 5 in *Moore, et al. v. UniFirst Corp., et al.*, No. 1:14-cv-13027-RWZ, hereby

	l Consent

to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, ² including trial. I represent that I have authority

As explained in the *Moore* Complaint, Plaintiffs have identified the undersigned defendants by pseudonym in compliance with the Indiana Medical Malpractice Act, Ind. Code § 34-18-1-1, et seq. See No. 1:14-cv-13027-RWZ, *Moore* Compl. ¶ 9 (Dkt. No. 1). In the *Allen* and *Griggs* cases, the undersigned defendants are identified as Anonymous Health Care Providers 2, 3, 6, 7, and 8. In those cases, Anonymous Health Care Providers 1, 4, and 5 are represented by separate counsel. In the *Moore* case, the undersigned defendants are identified as Anonymous Health Care Providers 1, 2, 3, and 5. In that case, Anonymous Health Care Provider 4 is represented by separate counsel.

to make this election on behalf of the above-listed parties and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Date: July 27, 2015 Signature: /s/ Yvonne K. Puig

Name: Yvonne K. Puig

This certification is intended to apply to all actions in which one or more of these Defendants are parties. Although the list of actions is believed to be accurate after a diligent review of the docket, in the event that any suits naming one or more of these Defendants is omitted, this certification applies to those cases as well.

ANONYMOUS HEALTH CARE PROVIDERS 2, 3, 6, 7, and 8 (*Griggs* and *Allen* cases) ANONYMOUS HEALTH CARE PROVIDERS 1, 2, 3, and 5 (*Moore* case)

By their attorneys, /s/ Yvonne K. Puig

Sarah P. Kelly (BBO #664267) skelly@nutter.com NUTTER McCLENNEN & FISH LLP Seaport West 155 Seaport Boulevard Boston, Massachusetts 02210 (617) 439-2000 (617) 310-9461 (FAX)

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mgreer@adjtlaw.com

ALEXANDER DUBOSE JEFFERSON & TOWNSEND LLP 515 Congress, Suite 2350 Austin, Texas 78701 (512) 482-9300 (512) 482-9303

^{*}Appearing Pro Hac Vice

CERTIFICATE OF SERVICE

This certifies that a true and accurate copy of the foregoing was served on the Plaintiffs' Steering Committee via electronic mail this July 27, 2015.

/s/ Eric J. Hoffman
Eric J. Hoffman

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN RE NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION))))	MDL No. 2419 Docket No. 1:13-md-2419 (RWZ)
This document relates to PLAINTIFFS:)	
Armetta, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14022-RWZ		
Bowman, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14028-RWZ		
Davis, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14033-RWZ		
Dreisch, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14029-RWZ		
Farthing, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14036-RWZ		
Kashi, et al. v. Box Hill Surgery Center, LLC, et al. No. 1:14-cv-14026-RWZ		
Torbeck, et al. v. Box Hill Surgery Center, LLC, et al., No. 1:14-cv-14023-RWZ		

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG MEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

The Plaintiffs: Armetta, et al.; Bowman, et al.; Davis, et al.; Dreisch, et al.; Farthing, et al.; Kashi, et al. and Torbeck, et al., hereby

	consent			
I	DO NOT consent			
to the jurisdiction and venue of the United States District Court for the District of Massachusetts				
for all proceedings in the above-listed actions, including trial. I represent that I have authority to				
make this election on behalf of the above-listed parties and acknowledge that this election shall				
be binding for the duration of this multidistrict litigation.				
Date:	July 27, 2015	Signature: /s/ Sharon L. Houston		
		Name: Sharon. L. Houston		

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION v.)))	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:13-CV-12657)	
No: 1:13-CV-12659)))	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

BKC Pain Specialists, Inc. . [party name] hereby

☐ consents

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 2015

Signature:

Name:

Tory A. Weigand, Esq.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION v.)	MDL No: 1:13-md-2419-RWZ
This Document Relates to:)	
No: 1:14-CV-10284)	
No: 1:14-CV-11224)	
No: 1:14-CV-10432)	
No: 1:14-CV-11856)	
	_)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

Cincinnati Pain Management Consultants, Ltd. [party name] hereby

T consents

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 1 2015 Signature:

Name: Tory A. Weigand, Esq.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC. PRODUCTS LIABILITY LITIGATION v.)	MDL No: 1:13-md-2419-RWZ
*,	,	MDL NO. 1.15-1110-2419-K WZ
This Document Relates to:)	
)	
No: 1:12-CV-12112 (D. Mass))	
No: 1:13-CV-13228 (D. Mass)	ĺ	
No: 1:13-CV-13227 (D. Mass)	Ś	
No: 1:14-CV-13676 (D. Mass)	í	
No. 1:14-CV-13689 (D. Mass))	
)	

ELECTION REGARDING VENUE AND RIGHTS UNDER LEXECON INC. v. MILBERG WEISS BERSHAD HYNES & LERACH, 523 U.S. 26 (1998)

APAC Centers for Pain Management/Advanced Pain Anesthesia Consultants, P.C. [party name] hereby

f consents

▼ DOES NOT consent

(check one) to the jurisdiction and venue of the United States District Court for the District of Massachusetts for all proceedings in the above-listed actions, including trial. I represent that I have authority to make this election on behalf of the above-listed party and acknowledge that this election shall be binding for the duration of this multidistrict litigation.

Dated: July 2015 Signature: